Re: Case 1:07-cy-04784-DLC Document 1 Filed 06/05/2007 Page 1 of 1
claims n: Refce FXA account blanes Official Form 17 (12/04)United States Bankruptcy Court SOUTHERN District Of NEY YORK In re REFCO of al Case No. 05-60006 Chapter // [Caption as in Form 16A, 16B, or 16D, as appropriate] NOTICE OF APPEAL PAUL MATTHEW PALLEY, the plaintiff [or defendant or other party] appeals under 28 U.S.C. § 158(a) or (b) from the judgment, order, or decree of the bankruptcy judge (describe) entered in this adversary day of APRIL The names of all parties to the judgment, order, or decree appealed from and the names, addresses, and telephone numbers of their respective attorneys are as follows: Milme, Leva 6 A. Usky-Kirera Office 4 us Trustee (3) L.P. Harrison (3) Skadden Arps (3) Office 4 US Trustee Cutis Mallet-Present 4 Times Sq. 33 Whitehall St 0022 101 Park Av. New York N.Y. Sulte 2100 . Wilamoursky 199 Park Av. cutis Mallet-Private New York NY 10022 101 Park Av. New York NY 10004 New YOR NY 10178 Dated: 25 April 2007 Signed: Paul Palley
Attorney for Appellant (or Appellant, if not represented by an Attorney) Attorney Name: Address: 25 PEARMAN ST If a Bankruptcy Appellate Panel Service is authorized to hear this appeal, each party has a right to have the appeal heard by the district court. The appellant may exercise this right only by filing a separate statement of election at the time of the filing of this notice of appeal. Any other party may elect, within the time provided in 28 U.S.C. § 158(c), to have the appeal heard by the district court. If a child support creditor or its representative is the appellant, and if the child support creditor or its representative REASONS FOR APPEAL: The judgment does not folly askess the agreements facts and marits of the case. It while on a case about a landlard, when files the form specified in § 304(g) of the Bankruptcy Reform Act of 1994, no fee is required. circumtances are different from claimants trading doily with a